PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY

To: JAMES B. CONTE	\mathbb{PCT}				
BARNES & THORNBURG LLP P.O.BOX 2789 CHICAGO, IL 60690	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT AND THE WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY, OR THE DECLARATION				
	(PCT Rule 44.1)				
	Date of mailing (day/month/year) 0 5 APR 2005				
Applicant's or agent's file reference 37990-97330	FOR FURTHER ACTION See paragraphs i and 4 below				
International application No. PCT/US04/28930	International filing date (day/month/year) 02 September 2004 (02.09.2004)				
Applicant RYAN-JAKIMAS, KELLIE L					
The applicant is hereby notified that the international search have been established and are transmitted herewith.	ch report and the written opinion of the International Searching Authority				
Filing of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the cla	ims of the international application (see Rule 46):				
	normally two months from the date of transmittal of the international				
Where? Directly to the International Bureau of WIPO 1211 Geneva 20, Switzerland, Facsimile No.					
For more detailed instructions, see the notes on the ac					
3. With regard to the protest against payment of (an) additi	•				
request to forward the texts of both the protest and th	on transmitted to the International Bureau together with the applicant's ne decision thereon to the designated Offices.				
4. Reminders	And the second of the second o				
Shortly after the expiration of 18 months from the priority date, the international application will be published by the International Bureau. If the applicant wishes to avoid or postpone publication, a notice of withdrawal of the international application, or of the priority claim, must reach the International Bureau as provided in Rules 90bis.1 and 90bis.3, respectively, before the completion of the technical preparations for international publication.					
The applicant may submit comments on an informal basis on the written opinion of the International Searching Authority to the International Bureau. The International Bureau will send a copy of such comments to all designated Offices unless an international preliminary examination report has been or is to be established. These comments would also be made available to the public but not before the expiration of 30 months from the priority date.					
Within 19 months from the priority date, but only in respect of some designated Offices, a demand for international preliminary examination must be filed if the applicant wishes to postpone the entry into the national phase until 30 months from the priority date (in some Offices even later); otherwise, the applicant must, within 20 months from the priority date, perform the prescribed acts for entry into the national phase before those designated Offices.					
In respect of other designated Offices, the time limit of 30 months (or later) will apply even if no demand is filed within 19 months.					
See the Annex to Form PCT/IB/301 and, for details about the ap Volume II, National Chapters and the WIPO Internet site.	oplicable time limits, Office by Office, see the PCT Applicant's Guide,				
Name and mailing address of the ISA/ US	Robyn Doan Sharen I. Meese for				
Mail Stop PCT, Attn: ISA/US Commissioner for Patents	Robyn Doan Jawan VI. Jane July				
P.O. Box 1450 Alexandria, Virginia 22313-1450 Facsimile No. (703) 305-3230	Telephone No. (703) 308-0858				

Form PCT/ISA/220 (January 2004)

PATENT COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	FOR FURTHER see F	Form PCT/ISA/220		
37990-97330 ACTION as well as, where applicable, item 5 below.		re applicable, item 5 below.		
		(Earliest) Priority Date (day/month/year) 02 September 2003 (02.09.2003)		
Applicant RYAN-JAKIMAS, KELLIE L				
	n prepared by this International Searching Appy is being transmitted to the International			
This international search report consists	of a total of 3 sheets.			
It is also accompanied	d by a copy of each prior art document cited	d in this report.		
1. Basis of the Report				
	e international search was carried out on the b unless otherwise indicated under this item.	pasis of the international application in the		
	l search was carried out on the basis of a transprity (Rule 23.1(b)).	slation of the international application		
 	ide and/or amino acid sequence disclosed in	the international application, see Box No.		
I. 2. Certain claims were found	l unsearchable (See Box No. II)			
3. Unity of invention is lacking	·			
4. With regard to the title,				
the text is approved as subn	nitted by the applicant.	-		
the text has been established by this Authority to read as follows:				
		·		
5 With regard to the obstruct				
5. With regard to the abstract, the text is approved as subm	nitted by the applicant.			
$\overline{\square}$	d, according to Rule 38.2(b), by this Authorit	vas it appears in Box No. IV. The		
	one month from the date of mailing of this int			
6. With regard to the drawings,				
	published with the abstract is Figure No. 1			
as suggested by the				
 7	Authority, because the applicant failed to sug	· •		
as selected by this A	Authority, because this figure better character	izes the invention.		

INTERNATIONAL SEARCH REPORT

International application No.

PCT/US04/28930

Box IV	TEXT OF	THE ABSTRACT	(Continuation of	Item 5 of	f the first sheet)
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The technical features mentioned in the abstract do not include a reference sign between parentheses (PCT Rule 8.1(d)).

NEW ABSTRACT

A device for curling hair. The device comprises a flexible member (12), a fibrous material (14) and a plurality of hook-type fasteners (16). The flexible member has a first position, which is straight and semi-rigid, and a second position, in which the flexible member is curled upon itself. The fibrous material borders the flexible member. The hook-type fasteners are attached to the fibrous material such that the fibrous material is between the flexible member and the hook-type fasteners.

Form PCT/ISA/210 (continuation of first sheet(3)) (January 2004)

INTERNATIONAL SEARCH REPORT

International application No.

PCT/US04/28930

A. CLASSIFICATION OF SUBJECT MATTER IPC(7) : 132/262, 245, 223, 222 US CL : A45D 2/14, 2/00, 2/38			
	International Patent Classification (IPC) or to both r DS SEARCHED	national classification and IPC	
	cumentation searched (classification system followed	by classification symbols)	
	45D 2/14, 2/00, 2/38	by classification symbols	
Documentation	on searched other than minimum documentation to th	e extent that such documents are included	in the fields searched
Electronic da	ata base consulted during the international search (na	me of data base and, where practicable, so	earch terms used)
C. DOC	UMENTS CONSIDERED TO BE RELEVANT		
Category *	Citation of document, with indication, where a	ppropriate, of the relevant passages	Relevant to claim No.
Y	US 6,227,207 A (STACHOWSKI) 08 May 2001 (0	8.05.2001), figs. 1-2, 24	1-5, 7-11, 13-16
Y	US 6,119,703 A (SANTHOUSE et al) 19 Septembe	er 2000 (19.09.2000), figure 4	1-5, 7-11, 13-16
Y	US 5,715,846 A (KIM) 10 February 1998 (10.02.1	998), figure 3	6, 12, 17
Α	US 5,318,054 A (NEILSON et al) 07 June 1994 (0	1-17	
•			
Further	documents are listed in the continuation of Box C.	See patent family annex.	
	pecial categories of cited documents:	"T" later document published after the inter	mational filing date or priority
"A" document defining the general state of the art which is not considered to be of particular relevance		date and not in conflict with the application principle or theory underlying the investigation.	ation but cited to understand the
"E" earlier ap	plication or patent published on or after the international filing date	"X" document of particular relevance; the considered novel or cannot be consider when the document is taken alone	
"L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified)		"Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is	
"O" document	referring to an oral disclosure, use, exhibition or other means	combined with one or more other such being obvious to a person skilled in the	
"P" document published prior to the international filing date but later than the "&" document member of the same patent family priority date claimed			amily
Date of the a	Date of the actual completion of the international search Date of mailing of the international search report		
	05 (10.03.2005)	0 5 APR 2005	1
	ailing address of the ISA/US I Stop PCT, Attn: ISA/US	Authorized officer	MARRIA -
Com	nmissioner for Patents	Robyn Doan Sharon A.	Juny or
	. Box 1450 tandria, Virginia 22313-1450	Telephone No. (703) 308-0858	0
Facsimile No. (703) 305-3230			

YATENT COOPERATION TREATY

From the INTERNAT	TIONAL SEARC	HING AUTH	ORITY		
To: JAMES B. CONTE BARNES & THORNBURG LLP P.O.BOX 2789 CHICAGO, IL 60690		PCT			
		WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY			
					(PCT Rule 43bis.1)
				Date of mailing (day/month/year)	0 5 APR 2005
Applicant	's or agent's file i	reference		FOR FURTHER	
37990-973					
Internation	nal application No	0.	International filing date	(day/month/year)	Priority date (day/month/year)
PCT/USO Internation		ication (IPC)	02 September 2004 (02. or both national classifica		02 September 2003 (02.09.2003)
IPC(7): 1: Applicant		, 222 and US	Cl.: A45D 2/14, 2/00, 2/	38	
	AKIMAS, KELLI	E L			
1. This	opinion contains i	ndications rel	ating to the following iter	ns:	
	Box No. I	Basis of the	e opinion		
	Box No. II	Priority	-		
	Box No. III	Non-establi	shment of opinion with re	gard to novelty, inve	entive step and industrial applicability
	Box No. IV	Lack of uni	ity of invention	-	
	Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement			•	
	Box No. VI	Certain doc	cuments cited		
	Box No. VII	Certain defe	ects in the international ap	plication	
	Box No. VIII	Certain obs	ervations on the internation	onal application	
2. FUR	THER ACTIO	N			
Intern Autho	national Prelimina prity other than th	ary Examinin is one to be t	g Authority ("IPEA") ex	ccept that this does PEA has notified th	be considered to be a written opinion of the not apply where the applicant chooses an e International Bureau under Rule 66.1bis(b) dered.
IPEA mailir	a written reply a of Form PCT/l	together, wh ISA/220 or be	ere appropriate, with ame efore the expiration of 22	endments, before th	PEA, the applicant is invited to submit to the ne expiration of 3 months from the date of prity date, whichever expires later.
For ft	arther options, see	e Form PCT/	ISA/220.		
3. For fu	irther details, see	notes to Form	n PCT/ISA/220.	,	
Name and	mailing address of	of the ISA/ U	Š	Authorized office	harm Il Greene for
	Mail Stop PCT, Attr			Authorized offider Robyn Dozan	vain y price for
j r	Commissioner for Patents P.O. Box 1450				<i>'</i>
1	Mexandria, Virginia			Telephone No. (703) 308-0858
	No. (703) 305-32 SA/237 (cover sh		2004)		

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

<u> </u>	
International application No.	
PCT/11504/28030	

Box No. I Basis of this opinion 1. With regard to the language, this opinion has been established on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item. This opinion has been established on the basis of a translation from the original language into the following language which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)). 2. With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of: type of material a sequence listing table(s) related to the sequence listing format of material in written format in computer readable form time of filing/furnishing contained in international application as filed. filed together with the international application in computer readable form. furnished subsequently to this Authority for the purposes of search. In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished. 4. Additional comments:

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US04/28930

Box No. V Reasoned statement under Rule 43 bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement	11 3	
Novelty (N)	Claims NONE	YES
	Claims 1-17	NO NO
Inventive step (IS)	Claims NONE	YES
	Claims 1-17	NO
Industrial applicability (IA)	Claims 1-17	YES
	Claims NONE	NO

2. Citations and explanations:

Claims 1-5, 7-11 and 13-16 lack an inventive step under PCT Article 33(3) as being obvious over Stachowski (6227207) in view of Santhouse (6119703). Stachowski discloses a hair styling device comprising a flexible member (10) which comprises of metal, plastic (col. 5, lines 29-30), the flexible member having a first position (fig. 1) and a second position (fig. 2), that when the flexible member being urged from the first position, the flexible member curls upon itself into the second position (col. 4, lines 9-24), a fibrous cotton material (183, fig. 24a, col. 10, lines 56-58) attached to the flexible member. Stachowski does not disclose a plurality of hook-type fasteners attached to one side of the fibrous material and the material of the hook-type being plastic. Santhouse et al discloses a roller (fig. 4) comprising a fibrous material (34) having a plurality of hook-type fasteners (30) attached to one side of the material. It would have been obvious to one having an ordinary skill in the art at the time the invention was made to employ the fibrous material with hook-type fasteners as taught by Santhouse et al into the hair styling device of Stachowski for the purpose of holding the hair and it would also have been obvious to one having an ordinary skill in the art at the time the invention was made to construct the material of the hook-type fasteners being plastic, since it has been held to be within the general skill of a worker in the art to select a known material on the basis if its suitability for the intended use as a matter of obvious design choice.

Claims 6, 12 and 17 lack an inventive step under PCT Article 33(3) as being obvious over the prior art as applied in the immediately preceding paragraph and further in view of Kim (5715846). Stachowski in view of Santhouse et al do not disclose the flexible member having a plurality of apertures. Kim discloses a roller (fig. 3) comprising a flexible strip (1) having a plurality of apertures (19). It would have been obvious to one having an ordinary skill in the art at the time the invention was made to employ the plurality of apertures as taught by Kim into the device of Stachowski in view of Santhouse et al for the purpose of being permeable to air and liquid.

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

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Box No. VIII	Certain observations	on the international	application
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The following observations on the clarity of the claims, description, and drawings or on the questions whether the claims are fully supported by the description, are made:

Claims 7-12 are objected to under PCT Rule 66.2(a)(v) as lacking clarity under PCT Article 6 because claims 7-12 are indefinite for the following reason(s): Claims 7-12 are redundant in view of claims 1-6.

Form PCT/ISA/237 (Box No. VIII) (January 2004)